

"MEASLY" GETS BEST OF MAYOR'S RESOLVE

He Tried Hard Not to Spring Any New Words at Republican Club Luncheon.

SIZES UP LLOYD GEORGE

English Cabinet Official Didn't Conceive Workmen's Compensation Act, Says Gaynor.

Mayor Gaynor tried to get through one speech yesterday without springing any new words on a bewildered audience, but he slipped by him. It was "measly," he applied it to the workmen's compensation act, passed by the Legislature of this state three years ago.

The occasion was the last Saturday session of the season at the Republican Club and the first which Mayor ever attended there. "Workmen's Compensation" was the topic and the Mayor's condemnation to avoid new phrases arose from the manner of his introduction by Edward Kellogg Baird, the chairman. Mr. Baird said:

"The Mayor, who never touches a subject but to adorn it, has kindly consented to participate in the discussion to-day. We may forget that Columbus discovered America, but we shall never forget that the Mayor, in our day and age, uncovered 'spies' and means vicious. And to the long list we may add 'quizzing.' And the latest is 'lascivious orgies.'"

Left Technical Points to Others. The Mayor said he was going to discuss the question only in a general way, leaving the technical points to be brought out by the other speakers.

Edson S. Lott, president of the United States Casualty Company, and P. Tecumseh Sherman, former Commissioner of Labor, he continued.

"People say: 'How wonderful of Lloyd George to conceive the great English compensation act.' But he didn't conceive it. Practically all the civilized governments of the world had it, except us, when England passed it. Yet we like to pose on every occasion as the most progressive country in the world, which some of us are beginning seriously to doubt. I exclude the Progressive party from this category, of course."

"Within fifteen years, I venture to predict, this problem will be solved in every state in the union. If it could be solved by the national Congress, the solution would be reached in three years. But it takes time for the states to act individually."

"In its general aspect, it presents a moral question as well as a political one. To pass it all in one sentence, all we are asking for is that those employed in the great industries of this land shall, as part of the expense of production, be paid for the injuries received in the production, and when they are no longer useful shall receive a suitable pension."

Reverting to the first attempt at a workmen's compensation law in New York, the Mayor said that it was knocked down like a ten pin by the reversed Court of Appeals, on grounds which enlightened him would not sustain. The court held that it involved depriving the employer of his property without due process of law, which was a matter of fact, it was merely taxing him with a just cost of production.

No Escape from Proposition.

"I see no escape from that economic proposition," said the Mayor, "with due respect, of course, for judicial opinion. We always say that whether we have any respect for it or not."

"According to the latest statistics, I see that out of \$5,000,000 collected by the casualty companies of this country only \$3,000,000 found its way into the pockets of workmen. All the rest was an economic waste. It went to the lawyers who conducted the damage suits. I hate to call that economic waste, but it was in this instance."

The Mayor observed that he saw some very faces before him as he argued for compensation, but he believed most of his hearers were for it. He spoke of having invited several weeks ago to address the club on the abuses of the press, and had a strong inclination to do it. He could have said a few things about Hearst and "his two feeble imitators, the Pulitzer's," he remarked, which might have been interesting, but he felt the game was not worth the powder.

Mr. Sherman said that the question which was agitating the Legislature, now that compensation had been virtually decided upon, was how the companies should be made to insure. This made little difference to the workmen, so long as they were assured of their compensation, yet the Murtugha-Jackson bill made this feature so onerous that very few employers would be likely to elect to act under it.

The best bill before the Legislature, he declared, was the Senate's substitute for the Foley-Walker bill, which was a combination of those proposed by the state Insurance Department and the National Civic Federation.

STRANGER AT EATON HOME

Said to Resemble Divorced Husband of Indicted Woman.

(By Telegraph to the Tribune.) Boston, April 5.—The visit of a stranger to the Eaton home at Assinippi has led the police to search for D. Henry Ainsworth, the divorced husband of Mrs. Jennie May Eaton, now awaiting trial in the Plymouth County Jail on the charge of having murdered her husband, Rear Admiral Eaton, by poison. Ainsworth is known to have been in the vicinity of the Eaton home recently. He was seen by a woman, whom he told he was visiting his daughters.

It has been learned that Mrs. Eaton mailed a letter to Ainsworth the second Sunday after the admiral's death. This letter was addressed in care of a Chicago publishing house. The Chicago police have been asked to help to find Ainsworth.

The police have been trying for several days to determine the last visit made by Ainsworth to the Eaton home. They believe he may have been the mysterious stranger who left the house by the "cross lots" route last Sunday and eluded pursuit. Neighbors who furnished a description of the man say it tallies with Ainsworth's build. It is believed Mrs. Eaton's letter may have contained a request to her divorced husband to visit her. The police would like to ask Ainsworth if he knew anything about the financial

PARTNERS HELD FOR FINE

False Report of Loss Upstate Is Charged.

Detectives from the District Attorney's office yesterday arrested two men from Mountaineer, N. Y., and charged them with filing in New York false reports of insurance loss from a fire that occurred on October 12 in Mountaineer.

The prisoners are James Carden, who had a shirtwaist factory in Mountaineer, and Joseph Kottler, his partner in business. The fire in Mountaineer destroyed Carden's plant and took with it sixteen houses in the residential part of the town. Carden, according to evidence laid before the grand jury that is investigating arson, carried \$24,000 in insurance on his factory and two stores that he owned. After the fire the insurance companies here, where he had policies, contested two claims made against them.

Carden sued in the civil courts for \$21,000, and an investigation which followed by the insurance companies showed, the grand jury was told, that while Carden valued his stock in the shirtwaist factory at \$2,500, its real value was very much less.

LAWYER ASKS THAW ADVICE

Money Value in Slayer's Counsel. Court Is Told.

(By Telegraph to the Tribune.) Newburg, N. Y., April 5.—Extended arguments on three phases of the Thaw case were heard by Justice Arthur S. Tompkins at a special term of the Supreme Court here this afternoon. Decision was reserved.

One phase considered was whether Harry K. Thaw's attorney, William Van Name, Judge A. H. F. Seeger and Henry Hirschberg, of this city, are to continue to enjoy the temporary privilege of consulting privately with Thaw in the Matwoskan Asylum for the Criminal Insane. Another was whether Mrs. Mary Copley Thaw, mother of the slayer, and her husband, who was to have the same privilege. The third phase was the application of ex-Governor William A. Stone of Pennsylvania to visit Thaw privately.

Dr. Attorney General Franklin Kenney, who represented the Attorney General, said that the state objected particularly to Mrs. Thaw having private conversations with her son.

Mr. Van Name said that the order issued from Albany compelling Mrs. Thaw to leave the Asylum for the Criminal Insane, in which an outgoing administration of the State Prison Department was under fire and was trying to recover.

Accompanying the application made by ex-Governor Stone was an affidavit saying that he wished to see the prisoner in connection with a trust created by the will of William Thaw in favor of his son, Harry K. Thaw, which consists of money invested in coal and coke lands. Mr. Stone deposed that profitable investments had been made on the advice of Harry, and that he wished to have the benefit of the slayer's counsel.

Albany, April 5.—After a conference today with Dr. Roy Leak, acting superintendent of Mattawean State Hospital, where Harry K. Thaw is confined, Governor Sulzer directed Dr. Leak to make a special report concerning conditions at the institution. Dr. Leak is expected to return to visit the hospital, but Mr. Sulzer declined.

ACCUSES LAWYER OF FRAUD

Trustee of Folz Estate Asks Forster for an Accounting.

Frederick P. Forster, who is already a defendant in two similar actions, was named again in a suit filed in the Supreme Court yesterday in which an accounting is asked for funds of which he was trustee. The plaintiff in the present suit is Susannah K. Folz, the present trustee of the funds formerly in the accused lawyer's care.

According to the complaint, William H. Folz created two trust funds on December 2, 1909. One of the trust funds consisted of 100 shares of the capital stock of the Germania Bank, and was for the benefit of Arthur F. Folz, Eleanor K. Folz, Henry Folz and Susannah K. Folz, all brothers and sisters of the creator of the trust fund. The second trust fund, of which Forster is also said to have acted as trustee, consisted of twenty-five shares of the stock of the same bank and was for the benefit of William H. Folz, himself, during his lifetime.

On March 23, 1912, the papers recite that Forster resigned as the trustee of the fund for the benefit of the four brothers and sisters, and on March 12 last resigned as the trustee of the second fund. The papers then continue that, on information given to Forster, he took the single certificate for the 125 shares of stock, which was then in the name of William H. Folz, and had it cancelled and a new one issued in his own name. Later, the cancelled certificate was placed in the hands of Forster, who still has possession of twenty-five, that the Broadway Trust Company has twenty-five and that the New York Life Insurance and Trust Company has fifty shares as security for the indebtedness of Forster to those two institutions.

ARMY AND NAVY ORDERS.

(From the Tribune Bureau.) Washington, April 5.—ORDERS ISSUED.—The following orders have been issued:

ARMY. Name of Colonel SAMUEL W. DENNING, 1st Infantry, placed on the detached officers. Retirement of Colonel HOEL R. BISHOP, cavalry, announced, to leave. Major EDWIN LAMON, coast artillery, to Walter Reed General Hospital. Retirement of Captain WALTER B. ELLIOTT, 1st Infantry, announced.

Captain ROBERT O. A. ROSSDALE, 3d Infantry, detailed instructor in the command of the 1st Infantry, to Lansing, Mich. First Lieutenant HUGH M. KELLEY, from 2d Infantry to unassigned duty. First Lieutenant DAVID H. SCOTT, cavalry, now on leave at Fort Sam Houston, report of Brigadier General HUGH L. SCOTT, as aide-de-camp on his staff. First Lieutenant EDWARD H. TRALL, from 2d Infantry to 26th Infantry.

Second Lieutenant FRANK BLOOM, from 4th to 5th Field Artillery, with status at Fort Sill. The appointment of WILLIAM W. BRIDE, Jr., to the rank of Captain, 1st Cavalry, and Lieutenant of Infantry, and his retirement as such announced. Leave of Captain GUY T. SCOTT, coast artillery corps, six months.

NAVY. Commander F. L. CHADWICK, detached the New Hampshire, command the Washington. Commander C. N. OFFLEY, detached navy yard, Puget Sound; the New Hampshire, to duty as executive officer. Lieutenant Commander FRANCIS MARTIN, to duty as executive officer. Ensign L. P. WALKER, detached the D-1; to the Oar. Ensign R. H. FORD MOSES, detached the Severn, command the D-1. Ensign J. A. NELSON, detached the Rhode Island, to duty as executive officer. Ensign A. D. DENNY to the Rhode Island, Assistant Paymaster E. C. EDWARDS, detached from the Severn, to the Washington. The appointment of THOMAS COCHRAN, detached naval station, Cavite, P. I.; the Mohican. Chief Machinist J. I. LUTKEN, detached naval station, Hongkong, P. I.; the Saratoga.

SULZER ISSUES CALL FOR ELECTION REFORM

Will Confer This Week with Progressive Democrats on Proposed Legislation.

TO AMEND PRIMARY LAW

Says Refusal of Lawmakers to Pass Bill Abolishing State Conventions Will Mean Extra Session.

Governor Sulzer has asked the Progressive Democrats of New York to co-operate with him in getting through some legislation amending the Levy election law and the Ferris-Hauvelt primary law. They have responded by arranging to send the members of their executive committee to a conference which is set for Friday afternoon at 4.30 o'clock.

Governor Sulzer has told his friends that he is intent upon amending both laws, that he believes the platform of the Syracuse convention has pledged the party not only to reform the election law, but also to change the primary law, so as to make direct primaries state-wide, thus abolishing the state conventions. He has gone so far as to tell some of his friends that if the Legislature refuses to pass the kind of bill he desires he may call an extra session. At any rate, he will probably soon send in a special message on the subject.

The Progressive Democrats will take to Albany with them a draft of a direct primary bill they think should be placed on the statute books. They hold that the present bill is so faulty it should be repealed altogether, and the one suggested by them passed in its place. The bill provides for the direct nomination of United States Senators, state-wide primaries modelled something after the German plan in New Jersey and for the adoption of the Massachusetts ballot at the primaries. It also provides that the state shall pay all the primary expenses.

General Primaries Demanded. The state-wide provision is as follows: "Hereafter all candidates for elective office shall be nominated, first, by a primary held in accordance with this act; second, by nomination papers signed and filed as provided by existing statute, and, third, party candidates for the office of United States Senator shall be nominated in the manner provided here for the nomination of candidates for state offices. This act shall not apply to special elections to fill vacancies nor to the office of School Commissioner."

The bill does away entirely with the nominations made by party committees under the present law. All nominations are made by petition in the same way, and the names of the nominees are to be placed on the ballot in alphabetical order in accordance with the terms of the Massachusetts ballot system. For nominations for state office it is required that the petition shall be signed by at least 1 per cent of the voters of the party of such candidate in at least six counties in the state. For Congress nominations the same percentage in the district is required. For other offices 3 per cent of the party vote in the district is required. It is also provided that the names of men so nominated shall be published for three consecutive weeks prior to the primary.

The law provides for second choices under the Wisconsin system. If no candidate gets a majority vote, it is provided that the candidate getting the least number of first choice votes shall be dropped, and the second choices of the men who made him their first choice shall be added to the first choice totals of the candidates for whom they were cast. This operation is repeated until one of the candidates gets a majority.

Provides for Vacancies. It is provided that any vacancies occurring after a primary shall be filled by the party committee of the district. The provision for forming such committee is as follows: "At the September primary each voter may write in the space left on his paper for that purpose the names of not to exceed three qualified electors of the election district for members of his party in the district committee. The three having the highest number of votes shall constitute such committee, and the one having the highest vote shall be chairman. The committee of the large units of representation are made up from these election district committee units."

There is a unique provision, however, for the selection of a state central committee, also for the framing of a state platform. It is as follows: "The candidates for the various state offices and for Senate and Assembly nominated by each political party at such primary, and the Senators of each political party whose terms of office extend beyond the first Monday in January of the year next ensuing, shall meet on the fourth Tuesday of September, after the date on which any primary is held, preliminary to any general election, shall formulate the state platform of their party."

"They shall thereupon proceed to elect the state central committee of at least two members from each Congressional District, and the chairman of such committee, and perform such other business as may properly be brought before such meeting. The platform of each party shall be framed at such time, and it shall be made public not later than 6 o'clock in the afternoon of the following day. In case of a tie vote, the tie shall forthwith be determined by the party candidate for Governor being permitted to cast an additional vote."

Severe penalties are provided for bribery or forgery in connection with primaries, also for failure of officers to comply with the provisions of the primary law.

The following committee of the Progressive Democrats will go to Albany to confer with the Governor and urge upon him the merits of their bill: Thomas W. Newcombe, of Monroe; Raymond V. Ingersoll, of Kings; Horace Raymond, of Dutchess; A. J. Elias, of Erie; C. M. Culver, of Albany; John Martin, of Richmond; Edward Polak, of Richmond; Charles J. Miller, of Niagara; J. S. Corbin, of St. Lawrence; Joseph H. Newbman, of Rockland; William Lustgarten, of New York; John J. Hopper, chairman of the State Committee of the Independence League. They will also accompany the committee to talk with the Governor about primary and ballot election day reform.

ARE YOU ENTERTAINING?

Talent for all socials, concerts and entertainments will be found on page 4, part 5.—Adv.

SAYS HIS WIFE BEAT HIM

Edward C. Clark Asks Court to Come to His Rescue.

Edward Courtenay Clark, who says he has been a victim of the cruelty of his wife, Caroline Wood Clark, for the last six years, has brought a suit for separation, partly on the ground of the cruel treatment and partly for desertion. He says in his complaint:

"Being much larger than I am she beats me, thus causing me a good, loving husband, much anguish of mind, to say nothing of very considerable pain of body."

The Clarks were married in 1906, and from then until 1907 his wife treated him with all tenderness and love. After that date she suddenly changed and she began to abuse him. To make matters still worse, Clark complains, Mrs. Clark has become friendly with one Harold E. Abrams and spends much of her time in his company.

MOSS TO BE LEAGUE GUEST

Will Attend Dinner on Friday in 35th A. D. Clubhouse.

Frank Moss, Assistant District Attorney, will be a guest of honor at the reception of the Independence League Club of the 23rd Assembly District Friday at the Hunt's Point Palace, Southern Boulevard and 160th street.

The president of the club is Philip Cahill, and George Donnelly, secretary to Borough President Miller of The Bronx, is executive member.

RESORTS.

Sanitariums and Health Resorts

A registry for those seeking treatment for various ailments, containing information regarding climatic conditions, natural resources, elevation and class of cases treated at our best American institutions. Working along the most scientific lines, the interests and comforts of patients are safeguarded under the most approved methods and sanitary conditions.

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DANSVILLE, N. Y. A completely equipped institution for the treatment of the sick. On the Delaware & Lackawanna Railway, 8 hours from New York and 1 1/2 hours from Buffalo. The cut above, made from the architect's drawing, shows the magnificent fireproof main building, if desired Health or Rest, you should not fail to send for literature and a fine, large picture showing beauty of the location and surroundings, or ask the Tribune Bureau for them.

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BUTLER, MORRIS COUNTY, N. J. A high grade Sanitarium, located in the most charming section of the famous hills of northern New Jersey, offering the most healthful and restful surroundings, equipped for the reception of nervous and mental diseases and drug and liquor addiction.

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NEW AEOLIAN HALL, 33 West 42d Street

Where and Why

Dr. Givens' Sanitarium at Stamford, Conn., 120 minutes from New York City, offers exceptional opportunities for the treatment of NERVOUS and MILD MENTAL Disorders. Has separate detached cottages for persons who desire perfect privacy and who are afflicted to the use of STIMULANTS or DRUGS.

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The Road to Health Leads Through the South. The Telfair Sanitarium GREENSBORO, N. C. We treat successfully nervous diseases, alcoholism and drug addictions. Location ideal; climate mild and equable; equipment complete. Ideal rest home for convalescents and semi-invalids. Write for booklet and terms. JUSTUS H. COOLEY, M. D.

"PADDY" SULLIVAN IN WAR PAINT

"Big Tim's" Brother After Scalp of Senator John C. Fitzgerald, Tammany Leader of the 3d—Will Open Clubhouse To-morrow.

The fight of Patrick Henry Sullivan, the only brother of "Big Tim" Sullivan, to oust Senator John C. Fitzgerald from the Democratic leadership is on in earnest. His ultimate object is to control the organization on the East Side, following in the footsteps of "Little Tim," who died several years ago, and "Big Tim," who for some time has been suffering from a mental breakdown which some of his friends think will prevent his return to the political game.

"Paddy" Sullivan as he is generally known, is going to open his rival clubhouse at No. 23 Bowery to-morrow. It will not be far from the regular clubhouse, where Senator Fitzgerald presides, at No. 26 Bowery. And from now on to primary day there are lively times to be expected on the Bowery. Senator Fitzgerald's friends say he has the support of Charles F. Murphy, the leader of Tammany Hall, who would not be sorry to see the Sullivan influence pass away from the East Side.

The Senator was always a protégé of the Sullivans, and was generally looked upon as their successor, but the old friends of "Big Tim" declare he has shown himself arrogant and willing to work only for himself.

"Paddy" Sullivan has associated with him in the fight "Larry" Mulligan, half brother to "Big Tim."

"The Democrats of the 3d District are against Mr. Fitzgerald," said "Larry" Mulligan last night, "and they have called on us to deliver them from him. He is a good promoter, but a poor performer. I am told that soon after the 'Big Fello' was taken sick he said to an old Sullivan follower who wanted a favor that a new regime was in power in the Bowery and the old boys had no chance."

"All right! We'll show him that the old regime means the people, and that 'Promising Jack' Fitzgerald and his undercover associate, 'Johnnie' White, will be in the discard very soon."

One of the strong men of the district, James J. O'Brien, of the 19th Election District, who has been looked upon as a staunch supporter of Fitzgerald, came out

openly last night and said he would support Sullivan. "I'll carry Fitzgerald's home district for 'Paddy,'" said O'Brien, "and we'll elect him by five to one. The Sullivans made the district what it is, and the people are with them. There is nothing to this fight. It's a walkover for Paddy."

VALUES LOVE AT \$150,000

Mrs. Arthur Einstein Asks Big Damages in Separation Suit.

Mrs. Manuela N. Einstein, who is suing Arthur Einstein for a separation, brought action yesterday against her father-in-law, Julius Einstein, and her husband's brother, Monroe Einstein, for alienation of the affections of her husband. She is suing the father for \$100,000 and the brother for \$50,000. The elder Einstein is president of the Einstein Manufacturing Company and the plaintiff's husband is the vice-president of the company. The husband has been placed in a sanitarium by his family.

Mrs. Einstein and her husband eloped in 1907 and the marriage was a secret until a year ago. Although they have a child, Einstein, according to Mrs. Einstein's allegation, did not want to recognize her as his wife. In her present action she says that the defendants, because of a racial and social differences, have enticed her husband from her and destroyed whatever affection he had for her.

RESORTS.

THE GRAND VIEW

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